## STATE OF MICHIGAN COURT OF APPEALS

In the Matter of BRADLEY WALBECQ, JORDAN MINAURO and CRYSTAL MINAURO, Minors.

FAMILY INDEPENDENCE AGENCY,

Petitioner-Appellee,

 $\mathbf{v}$ 

MARCELENE WALBECQ,

Respondent-Appellant,

and

DAVID BAIN,

Respondent.

Before: O'Connell, P.J., and Jansen and Collins, JJ.

MEMORANDUM.

Respondent-appellant appeals as of right from the family court order terminating her parental rights to the minor children. We affirm.

The record indicates that the family court conducted a sufficient inquiry into the voluntariness of respondent-appellant's release of her parental rights under MCL 710.29(6); MSA 27.3178(555.29)(6). Further, the court did not abuse its discretion in denying respondent-appellant's motion for rehearing to revoke the release. *In re Curran*, 196 Mich App 380; 493 NW2d 454 (1992); *In re Blankenship*, 165 Mich App 706; 418 NW2d 919 (1988).

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No. 211559 St. Clair Circuit Court Family Division LC No. 96-000093 Respondent-appellant has waived appellate review of her argument that she did not voluntarily release her parental rights by failing to argue this issue in her appellate brief. *In re JS & SM*, 231 Mich App 92, 98; 585 NW2d 326 (1998).

Affirmed.

/s/ Peter D. O'Connell /s/ Kathleen Jansen

/s/ Jeffrey G. Collins